IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

| UNIT | TED STATES OF AMERICA | § e | | | | |
|---|---|--|--|---|---|---|
| v. | | § § | CASE NO.: 3 | :18-CR-00128 | -N | |
| CLAI | RO GONZALEZ PEREZ (2) | § § | | | | |
| | ORDER ACCEPTING REPORT OF THE PROPERTY OF THE | | | | | |
| and no unders Plea of CLAR Posses | After reviewing all relevant matters of record defendant, and the Report and Recommendation objections thereto having been filed within for igned District Judge is of the opinion that the f Guilty is correct, and it is hereby accepted to GONZALEZ PEREZ (2) is hereby adjudges With the Intent to Distribute A Schedule II Costs scheduling order. | on Concourteen danger and the Courteen days the Court and the Courte days are the Courte days and the Courte days are the Cour | erning Plea of Grays of service in and Recommenda purt. Accordingly of 21 USC § § | uilty of the Ur accordance w tion of the Ma y, the Court a 846, 841(a)(1) | nited States ith 28 U.S.C gistrate Jud ccepts the p and (b)(1)(| Magistrate Judge, C. § 636(b)(1), the ge concerning the blea of guilty, and (C) Conspiracy to |
| | The defendant is ordered to remain in custody. | | | | | |
| | The Court adopts the findings of the United States Magistrate Judge by clear and convincing evidence that the defendant is no likely to flee or pose a danger to any other person or the community if released and should therefore be released under § 3142(b or (c). | | | | | |
| | Upon motion, this matter shall be set for hearing before the United States Magistrate Judge who set the conditions of releas for determination, by clear and convincing evidence, of whether the defendant is likely to flee or pose a danger to any other person or the community if released under § 3142(b) or (c). | | | | | |
| | The defendant is ordered detained pursuant to 18 Marshal no later than | | 3143(a)(2). The do | efendant shall so | lf-surrender | to the United States |
| | The defendant is not ordered detained pursuant to There is a substantial likelihood that a m The Government has recommended that This matter shall be set for hearing before determination, by clear and convincing other person or the community if release | no senten ore the Un evidence, | acquittal or new tri ce of imprisonmer ited States Magist of whether the de | ial will be grante at be imposed, a trate Judge who | ed, or nd set the cond | |
| | This matter shall be set for hearing before the United States Magistrate Judge who set the conditions of release for determination of whether it has been clearly shown that there are exceptional circumstances under § 3145(c) why the defendant should no be detained under § 3143(a)(2), and whether it has been shown by clear and convincing evidence that the defendant is likely to flee or pose a danger to any other person or the community if released under § 3142(b) or (c). | | | | | |
| SIGNE | ED this 29 th day of October, 2018. | | | 1 | _ | ./ |

DAVID C. GODBEY

UNITED STATES DISTRICT JUDGE